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13	Telephone: (650) 815-7400 Facsimile: (650) 815-7401			
14	Attorneys for Defendant			
15	MotionPoint Corporation			
16	UNITED STATES DISTRICT COURT			
17	NORTHERN DISTRICT OF CALIFORNIA			
18	OAKLAND DIVISION			
19				
20	TRANSPERFECT GLOBAL, INC.,	Case No. CV 10-02590 CW		
21	TRANSPERFECT TRANSLATIONS INTERNATIONAL, INC., AND	STIPULATION AND [PROPOSED]		
22	TRANSLATIONS.COM, INC.,	ORDER TO CONTINUE HEARING DATE ON DEFENDANT'S MOTION		
23	Plaintiffs/Counterclaim Defendants,	TO TRANSFER VENUE		
24	V.			
25	MOTIONPOINT CORPORATION,			
26	Defendant/Counterclaim			
27	Plaintiffs.			
28				

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	D C C II D C C II		
1	Pursuant to Civil L.R. 6-2, the parties hereby stipulate through their counsel of record that		
2	the hearing on defendant MotionPoint Corporation's ("MotionPoint") Motion to Transfer Venue,		
3	currently set for September 9, 2010, is continued to the new date of September 16, 2010 or as		
4	soon thereafter as the Court's schedule permits. Plaintiffs TransPerfect Global, Inc.,		
5	TransPerfect Translations International, Inc., and Translations.com, Inc.'s ("TransPerfect")		
6	deadline to file its opposition is extended to August 26, 2010 . MotionPoint's deadline to file its		
7	reply is extended to September 2, 2010 .		
8	Dated: August 17, 2010	G. HOPKINS GUY, III	
9		JACOB A. SNOW ORRICK, HERRINGTON & SUTCLIFFE LLP	
10			
11		/s/ G. Hopkins Guy, III /s/	
12		G. Hopkins Guy, III Attorneys for Plaintiffs	
13		TransPerfect Global, Inc.; TransPerfect Translations International, Inc.; and	
14		Translations.com, Inc.	
15	Dated: August 17, 2010	EDWIN H. WHEELER	
16		MCDERMOTT WILL & EMERY LLP	
17			
18		/s/ Edwin H. Wheeler /s/ Edwin H. Wheeler	
19		Attorneys for Defendants	
20		MotionPoint Corporation	
21	IT IS SO ORDERED.	C)	
22		Cardieleit	
23		Hon. Claudia Wilken United States District Judge	
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DECLARATION IN SUPPORT OF JOINT STIPULATIONT TO EXTEND TIME

I, Jacob M. Heath, hereby declare:

- 1. I am a member in good standing of the State Bar of California and am admitted to practice before the Northern District of California federal courts. I am an associate in the Menlo Park office of the law firm Orrick, Herrington & Sutcliffe LLP, counsel of record for Plaintiffs TransPerfect Global, Inc., TransPerfect Translations International, Inc., and Translations.com, Inc. (collectively "TransPerfect") in this action. I submit this declaration pursuant to Civ. L. R. 6-2(a) in support of the parties' Joint Stipulation and [Proposed] Order to Extend Time to Continue Defendant's Motion to Transfer Venue Hearing Date. I have personal knowledge of the facts stated in this Declaration.
- 2. TransPerfect filed its Complaint in this case on June 11, 2010. MotionPoint filed its Answer to TransPerfect's Complaint and Motion to Transfer Venue on July 30, 2010. Counsel for TransPerfect has worked diligently to prepare its opposition to MotionPoint's Motion to Transfer Venue.
- 3. On August 13, 2010, the parties stipulated to continue the hearing on MotionPoint's Motion To Transfer Venue, currently set for September 9, 2010, for seven (7) days, to September 16, 2010. The parties also stipulated to extend TransPerfect's deadline to submit an opposition to MotionPoint's Motion To Transfer Venue by seven (7) days to August 26, 2010 and to extend MotionPoint's deadline to file its reply by seven (7) days to September 2, 2010. The additional time is requested in order to allow TransPerfect to identify and locate potential witnesses and documents that may support its opposition to MotionPoint's Motion To Transfer Venue.
 - 4. No previous time modifications have been made in this case.
- 5. If granted, the continuance of the hearing on the Motion To Transfer Venue will only postpone the hearing on MotionPoint's Motion To Transfer Venue by seven (7) days. No other dates in the case schedule will be affected.

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- 1	
1	I declare under penalty of perjury under the laws of the United States of America that the
2	foregoing statements are true and accurate to the best of my knowledge, information, and belief.
3	Executed this 17th day of August, 2010, at Menlo Park, California.
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5	/s/ Jacob M. Heath /s/
6	Jacob M. Heath
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1	Filer's Attestation: Pursuant to General Order No. 45, §X(B), I attest under penalty of	
2	perjury that concurrence in the filing of the document has been obtained from its signatory.	
3	Dated: August 17, 2010	Respectfully submitted,
4		
5		/s/ G. Hopkins Guy III /s/ G. Hopkins Guy III
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